

The opinion support of the decision being entered today as not written for publication and is not binding precedent of the Board.

## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte CLAIRE A. CAJACOB and JINGDONG LIU

Appeal No. 2004-1725 Application No. 09/233,218 

## REQUEST FOR SUSPENSION OF APPEAL

Before HARKCOM, Acting Chief Adminstrative Patent Judge.

The Board is in receipt of appellant's request to suspend the appeal in this case pending the decision in <a href="In re Fisher">In re Fisher</a>, (Application No. 09/619,643, BPAI Appeal No. 2002-2046), pending before the Court of Appeals for the Federal Circuit. In considering the matter, it appears that a decision in the <a href="Fisher">Fisher</a> case will aid in the resolution of the issues pending in this appeal. Accordingly, the request is granted to the extent that the Board will postpone consideration of the appeal in this case pending a decision in <a href="In re Fisher">In re Fisher</a>. See, MPEP § 1213, at 1200-31 (8<sup>th</sup> ed., Rev. 2, May 2004).

So ordered.

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Acting Chef Administrative Patent Judge



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ARNOLD & PORTER LLP ATTN: IP DOCKETING DEPT. 555 TWELFTH STREET, N.W. WASHINGTON DC 20004-1206